EXHIBIT 6

. . .

Condensed Transcript

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IAN J. BROWN, JAMES BROWN and BARBARA BROWN,

Plaintiffs,

VS

CIVIL ACTION NUMBER: 04-11924-RGS

UNITED STATES OF AMERICA, VERIZON NEW ENGLAND, INC. and BOSTON EDISON COMPANY d/b/a NSTAR ELECTRIC,

Defendants.

DEPOSITION OF

TRACEY COOK

August 15, 2006 10:06 a.m.

Manheimer & Charnas 210 Commercial Street Boston, Massachusetts

Lauren Sullivan, Notary Public, Professional Shorthand Reporter, within and for the Commonwealth of Massachusetts.



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August 15, 2006

	9		11
1	course of your employment with the Bedford	1	involving taking measurements and taking
2	Police Department?	2	photographs since you've been a police
. 3	A. In the academy.	3	officer with the Bedford Police Department?
4	Q. The police academy?	4	A. I was never in the position of a
5	A. Yes.	5	reconstructionist.
6	Q. When was that, approximately?	6	Q. So is it fair to say you've never
7	A. I would say within the three months	7	done an accident reconstruction?
8	of the academy training.	8	A. Yes. As far as in the
9	Q. Did you go to the academy	9	reconstruction position itself, yes.
10	immediately upon starting employment as a	10	Q. Is there someone at the Bedford
11	police officer?	11	Police Department who, as part of his or
12	A. Yes.	12	her job, performs accident reconstructions
13	Q. And did the academy last three	13	for the police?
14	months, approximately?	14	A. Yes.
15	A, Fifteen weeks.	15	Q. And who was that person in January
16	Q. And is it your testimony that for	16	of 2002?
ł	some portion of those 15 weeks, your time	17	A. I don't believe we had one at that
17	was devoted to studying accident	18	time.
18	reconstruction?	19	Q. Who is the person currently who
19		20	does that?
20	A. Very limited time. Q. Can you describe in any respect the	21	A. Marc Saucier.
21		22	Q. How do you spell his last name?
22	amount of time you spent, either hours,	23	A. S-A-U-C-I-E-R, M-A-R-C.
23	weeks, days, in the study of accident reconstruction when you were at the	24	Q. Was Officer Saucier with the
24		1-3	
	10		12
1	academy?	1	Bedford Police Department in January of
2	A. I want to say probably three hours	2	2002?
3	or less.	3	A. Yes.
4	 Q. Were you provided any written 	4	Q. Officer Cook, let me show you a
5	materials in regard to your study of	5	document which consists of three pages,
6	accident reconstruction at the police	6	and the first page of which at the top
7	academy?	7	says "Commonwealth of Massachusetts Motor
8	A. I can't recall.	8	Vehicle Crash Police Report." Take a
9	 Q. Have you had any education or 	9	moment and look over that document. I'm
10	training in the field of accident	10	going to ask you some questions about it.
11	reconstruction other than that period of	11	A. (Witness viewing document).
12	time you spent when you were at the police	12	Q. Have you had a chance to look at
13	academy?	13	it?
14	A. No.	14	A. Yes.
15	 Q. Generally speaking, can you tell us 	15	Q. Generally speaking, do you
16	what you learned in regard to accident	16	recognize what that document is?
17	reconstruction at the police academy?	17	A. Yes.
18	A. Basically, when you get to the	18	Q. Tell us what it is, please.
1	scene, you know, once you deal with the	19	A. It's a crash report
19		20	 Q. Is it a crash report regarding an
19 20	injured, and take measurements, and that's		
	injured, and take measurements, and that's about basically it, and photographs of	21	incident which occurred on January 4th,
20	about basically it, and photographs of course. Measurements and photographs.	21 22	2002 in Bedford, Massachusetts on Hartwell
20 21	about basically it, and photographs of	21	



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I	13		15
1	MR. CHARNAS: May we have	1	blank page. Yes.
2	that marked as Exhibit 1, please?	2	Q. Oh, I see. So there was this
3	(Exhibit-1, Commonwealth of	3	the same page as the second page of this
4	Massachusetts Motor Vehicle Crash Police	4	exhibit was reviewed by you, but that page
5	Report, marked for identification).	5	was blank when you reviewed it?
6	BY MR. CHARNAS:	6	A. Yes.
7	Q. By the way, Officer, you are here	7	Q. Do you have any independent memory
8	pursuant to a subpoena, correct?	8	of the incident which is the subject of
9	A. Yes.	9	this police report, Exhibit 1?
10	Q. In preparation for this deposition,	10	A. Yes.
11	did you review any documents?	11	Q. Okay. Do you remember
12	A. I looked over the accident form in	12	approximately what time of day the
13	your hand, our copy.	13	incident occurred?
14	Q. Exhibit 1? This Exhibit 1?	14	A. No.
15	A. No. Yes.	15	Q. Do you remember if it was in the
16	Q. Okay.	16	morning or the afternoon?
17	A. But it's a different	17	A. Not without reviewing my notes.
18	Q. Another copy of it?	18	Q. Do you have notes with you?
19	A. It's It's not It's It is	19	A. Just the form in front of you.
20	that It is that item, minus a few	20	Q. Okay.
21	things, though. It didn't have the	21	A. Minus the diagram.
22	diagram on it.	22	Q. All right. So you have no notes
23	Q. Oh, I see. Okay.	23	which contain information independent or
24	A. Because that's in the records.	24	different from what's in Exhibit 1; is
	14		16
,	_ .		
1 2	Q. So you looked at some, but not all	1	that correct?
3	of Exhibit 1; is that correct?	2	A. That's correct.
1 4	A. Yes.	3	Q. Do you remember where you were when
5	Q. And the part that you recall not	4	this incident occurred?
6	looking at in preparation for this	5	A. Yes.
7	deposition was at least the part that	6 7	Q. Tell us where you were.
8	contained the diagram on the second page? A. Yes.	l é	A. I was at South Road at I
9	Q. Are there any other parts Strike	9	believe it was Deborah Ann's Bakery by the
10	that.	10	railroad depot monitoring traffic, which is at South and Loomis.
11	Did you not review the entire	11	
12	second page in preparation for this	12	Q. South Road and Loomis Street? A. Yes.
13	deposition?	13	
L .	A. No.	14	Q. Were you actually on South Road at that time?
114		l	
14	MIR CALLABANI IM CAMA		Δ WGE ID TOO ROPLING 100 00 000 000 0
15	MR. CALLAHAN: I'm sorry. What did you	15	A. I was in the parking lot of the haken or the depot
15 16	What did you	16	bakery or the depot.
15 16 17	What did you BY MR. CHARNAS:	16 17	bakery or the depot. Q. Would you say you were directing
15 16 17 18	What did you BY MR. CHARNAS: Q. That's probably a poor question.	16 17 18	bakery or the depot. Q. Would you say you were directing traffic at that time?
15 16 17 18 19	What did you BY MR. CHARNAS: Q. That's probably a poor question. Let me ask it a different way. Too many	16 17 18 19	bakery or the depot. Q. Would you say you were directing traffic at that time? A. Monitoring traffic.
15 16 17 18 19 20	What did you BY MR. CHARNAS: Q. That's probably a poor question. Let me ask it a different way. Too many negatives.	16 17 18 19 20	bakery or the depot. Q. Would you say you were directing traffic at that time? A. Monitoring traffic. Q. When you say "monitoring traffic,"
15 16 17 18 19 20 21	What did you BY MR. CHARNAS: Q. That's probably a poor question. Let me ask it a different way. Too many negatives. Did you review any of the second	16 17 18 19 20 21	bakery or the depot. Q. Would you say you were directing traffic at that time? A. Monitoring traffic. Q. When you say "monitoring traffic," what do you mean?
15 16 17 18 19 20 21 22	What did you BY MR. CHARNAS: Q. That's probably a poor question. Let me ask it a different way. Too many negatives. Did you review any of the second page of Exhibit 1 in preparation for this	16 17 18 19 20 21	bakery or the depot. Q. Would you say you were directing traffic at that time? A. Monitoring traffic. Q. When you say "monitoring traffic," what do you mean? A. Meaning that you are positioned
15 16 17 18 19 20 21	What did you BY MR. CHARNAS: Q. That's probably a poor question. Let me ask it a different way. Too many negatives. Did you review any of the second	16 17 18 19 20 21	bakery or the depot. Q. Would you say you were directing traffic at that time? A. Monitoring traffic. Q. When you say "monitoring traffic," what do you mean?



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	29		31 .
1	Q. And then you take over and fill it	1	to refer to Exhibit 1, just let us know,
2	out?	2	and feel free to do so.
3	A. Yes.	3	Now, you said you came upon the
4	Q. Now, the third page Well, strike	4	scene, you saw the motorcycle, as you
5	that.	5	described, and you saw someone lying in
É	On the second page of this report,	6	the road, as you've told us.
7	Exhibit 1, is a diagram. I think you	7	Did you observe anything else
8	already told us you drew that diagram,	8	before you brought your patrol car to a
9	correct?	9	stop, that you recall?
1	A. Yes.	10	A. No.
10	Q. Did you draw that diagram in the	11	Q. Did you observe anyone in the
11	course of filling out the report at the	12	vicinity, that is, within 50 feet of where
12	station, or did you draw it at the scene	13	the person was lying in the road before
13	or some other time?	14	you brought the patrol car to a stop?
14	A. I can't recall what exact time.	15	A. No.
15	A. I can't recall what exact time.	16	Q. Did your patrol car have a video
16	Q. On the third page of this report,	17	camera of some type in it at the time
17	it says "Addendum" at the top left. Do	18	that you came upon the scene?
18	you see that?	19	A. Yes.
19	A. Mm-hmm.	20	Q. Was that video camera designed to
20	Q. Yes?	21	operate automatically under certain
21	A. Yes. That's what it says.	22	circumstances?
22	Q. Did you prepare that addendum as	23	A. Yes.
23	well?	24	Q. Was it operating at the time of
24	A. That would be the the the	123	
	30		32
1	narrative. That's - Yes. I prepared the	1	this incident?
2	narrative.	2	A. To the best of my knowledge.
3	 Q. Did you prepare that addendum 	3	Q. Did you ever - Well, strike that.
4	that narrative at the same time that you	4	Where was the video camera set up
5	prepared the rest of the report?	5	in your patrol car?
6	A. Started on that day Yes.	6	A. In the windshield, front
7	Q. Did you finish it that day?	7	windshield.
8	A. I can't recall.	8	Q. And how is it designed to turn
9	Q. Okay. Is it fair to say that all	9	itself on or be turned on automatically?
10	the information in this Exhibit 1 report	10	 A. Upon putting the overhead lights
11	was obtained by you in the course of your	11	on, it should activate.
12	investigation of this incident?	12	Q. At some point, did you view the
13	A. In that report. Yes.	13	videotape that was made at the scene of
14	 Q. And did you prepare this report in 	14	this incident?
15	the course of your employment as a police	15	A. No.
16	officer for the Town of Bedford?	16	Q. Do you know if anyone ever viewed
17	A. Yes.	17	that videotape?
18	Q. At the time that you entered the	18	A. Yes.
19	information in this report, including the	19	Q. Who viewed that videotape?
20	diagram, did you believe it to be fair and	20	A. It could have been Lieutenant Pike
21	accurate and truthful?	21	and Lieutenant Porter. I never viewed it.
22	A. Yes.	22	Q. Upon what do you base your answer
23	Q. Now, I'm going to ask you some more	23	that Lieutenant Pike and Lieutenant Porter
24	questions about the incident. If you need	24	could have viewed the tape?
•	questions about the incident. If you need	24	could have viewed the tape?



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1	TO A DAINING TION	1	like a – it's almost like a – a main	
1 3	i a a a a a a a a a a a a a a a a a a a	2	form that we fill out, and that would	
1 2	BY-MR.CALLAHAN:	3	coincide with that.	
1 3	Q. Officer Cook, my name is Michael	4	O And some have the numbers 1 in the	
1 4	Callahan. I represent Boston Edison	5	center of them like and on the	
1 :	Company, so I'll try not to cover the same	6	right-hand side there's one says 7.	
1,	ground that Scott did, but I do have some	7	and below that says 24. Do you have any	
1.	questions that I wanted to ask you.		knowledge as to what those different	
- 1	o First if you could take a look at	8	numerical designations mean?	ı
- 1	9 Exhibit 1, which is your motor vehicle	9	A. Again, it all has to do with -	l
	n notice or police report.	10	with, you know, checking off certain	1
1	1 A. (Witness viewing document).	11	things of what, you know, caused the	ı
	2 Q. On the first page, I noticed that	12	things of what, you know, outside the	1
	thore are what appear to be kind of tabs	13	crash or events of the crash.	l
		14	Q. Okay.	1
		15	A. It's almost like you need a	l
	T T	16	MasterCard to to figure this out.	1
١.	The second secon	17	Q. If you look at your police report	1
		18	at the top, it says just below the	1
	1	19	words "Police Report," it says "Location".	1
		20	Do you see that? It's in	1
		21	A. (Witness viewing document). Yes.	1
1	of travel or weather, and it's things like	22	Q. All right.	
	that. So those these tabs all	23	A Vae	1
- 1	represent a certain either question, you	24	Q. And then just below that and to the	4
	24 know, one, or, you know, what was the		92	1
- 1	90	1		1
i	object or how was the road conditions and	1	right, it says "Location, 180 Hartwell	-
- 1	we is the second of outfind	2	Road"?	1
l	. Lancanimare Di	1 3	A. Yes.	-
- 1	3 them down somewhere, these numbers at	4	Q. Is that the information you put	1
- 1	represent certain Q. So when you're sitting at the	5	into this report?	-
		6	A. No.	l
	6 computer filling out the report, are you	7	Q. How did that piece of information	1
	7 then are you basically filling out	8	get into this report. If you know?	- 1
	8 different fields	9	A Probably from dispatch Because	
	9 A. Yes.	10	someone will call, they'll call, and	
	10 Q that contain data, and then once	11	they'll give a - a landmark.	
	11 once you complete those fields, then	12	O Okay.	
	that information is inputted on to the	13	A. I don't even know where 180	
	13 report itself?	14	Hartwell is.	
	14 A. What you see, yes.	15	O And below that it says and to	
	15 Q. Okay. Now, like for example, the	16	the report, it says, "74 feet east of pole	;
	16 tab on the top left is a it's a	- 1	number 37." Do you see that?	
	square, and there's a number one on the	18	A. Yes.	
	top left-hand corner, and then there's a	19	 Is that information that you 	
	19 number 1 right in the center. What do	20	· · · · · · · · · · · · · · · · · · ·	
	20 those two numbers		A I Markin Van	
	21 A. I	21	O Okay And when - So when you	
	22 Q represent?	22		at
	23 A don't know exactly which		f	
	24 Because you'd have to have — it's almos	24	Moto Journal 2	



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93	95
1 A. Okay. Where the 180 Hartwell Road	left of pole 37
2 would be. So the reference came in that	2 A. East
3 that address was 180, and I was just	3 Q on this diagram?
4 saying that 74 feet of 180 was where	4 A. Eastbound, Yes.
5 just as a reference.	5 Q. Okay. Now, below that there's
6 Q. Now, if you look at the second page	6 information that indicates the license
of your diagram I'm sorry, the second	7 number, age, date of birth, and then
B page of the report where your diagram is.	8 operator lan Brown. Is that information
9 A. (Witness viewing document).	9 that you obtained and inputted into this
10 Q. And you see where you have in the	10 report?
11 diagram a reference to 74 feet from the	11 A. No.
12 skid to number 2?	12 Q. Who obtained that information and
13 A. Yes.	13 how and if you know, how did it get
14 Q. Okay. Does the 74 feet reference	14 onto this report?
15 on the first page of your report does	15 A. Most likely from the Well, we
16 that have any relation to the 74 feet that	16 call in the plate, and the vehicle
17 you measured and which is indicated on the	
18 diagram on Page .2, or are we talking	18 there.
19 about two separate things?	19 Q. Okay. So if you call in the
20 A. I think that was just a -	20 license plate number of the motorcycle,
21 Q. Or do do you recall?	they're somehow able to pull up that
22 A. I can't recall. I can't recall.	information, and they can input that into
23 Q. 70 – 74 – I'm sorry. If you	23 this report?
24 look at the first page I'm sorry. If	24 A. Yes.
94	96
1 you look at your diagram.	1 Q. How would they know that the
 A. (Witness viewing document). 	2 operator was lan J. Brown and it wasn't
3 Q. 74 feet east of pole 37 would be	3 someone else operating that motorcycle; do
4 to the left of the pole as you look at	4 you know?
5 this diagram; is that right?	5 A. We'd probably have to verify to the
6 A. Could you repeat that, please?	6 operator.
7 Q. Sure. My understanding is the	7 Q. And the license number, do you know
8 diagram that you drew indicates that the	8 how the information that's on the license
9 motorcycle that was involved in this	9 number would be obtained and ultimately
accident was driving eastbound on Hartwell	10 transferred to this report?
11 Road, correct?	11 A. Probably by an identification card.
12 A. Yes.	12 Q. Okay. Did you at any time look at
13 Q. So the point on this diagram which	13 the injured person's license to identify
would be 74 feet east of pole 37 would be	14 who he was and get his date of birth or
to the left of pole 37, more toward the	15 his license number?
16 area where the you showed the	16 A. Not at the scene.
motorcycle laying in the road?	1.7 Q. Did you do it at any time
18 A. (Witness viewing document).	18 subsequent
19 can't recall why that was -	19 A. Yes.
20 Q. Okay. 21 A. Lean't	20 Q to the accident?
	21 A. I believe, Yes.
22 Q. But you agree that 74 feet 23 A. Yes.	22 Q. When did you do that?
	A. Probably back at the station.
Q east of pole 37 would be to the	24 Q. Okay. So what did you do



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	Gaveseal	3 9	THE PERSON NAMED IN	10/22	on a Pah	MD Not Ocean lie Ways
2/24	Jan	Jeda Sa				Street Parking Lot
Hartwell Rd	M > >+0	<u></u>	ω,	$\neg \leftarrow$	[(inr	. Dr.
sat 9	art 1	<i>2)</i> 75	V+1,			/Shopping Center
B) Ke	,				🗖 33the	r Private Way
	Hartw	ell Road	7			
OF TREE	34.4-74/F	15 2 (AM 2		10	
(3) Tel Pols	# 37 - 95+	From 20	(openated)		180	
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Crash Narrauvo:	See Addenous					
						
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N. C.						
Winiesses Name(Last, First, Middle		A delegas			Phone	State
4.2233 D. C.		Address			Phone	State
4		Address			Phone	State
Name(1.88), First, Windle Property Damage:		Siddress	Phone			
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Property Parriage: Owner (Last, First, Middle Fruck tipe Bus Information Carrier Name Address US DOT #6 Cargo Body Type Cod	Registeration Since Number Gross Vehicle Weight		(Four Vehicl Carrier Issuing Aud City	ic Sectiona) nority Code	Description of lands	Damoged Property
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CDP1 11-24-00

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Commonwealth of Massachusetts Motor Vehicle Crash Police Report

Vulnicles - Operator	non-motorist / all occupants in	alved (cont.):									
Vehicle No. 1				J-n	ן לג ו		2,7	þú.	20.	25 <u></u>	
Name that First Middle	Address	Involvement Type	Appropriate Sec	1001 F-115	Solitor Syminal	भूगोत्तरः सम्बद्धाः	Autur	Con	- ESS	THE CAR	Medical Facility Beth Israel
BROWN, IAN J	103 SPIT BROOK ROAD . Ad#: B1 NASHUA NH	Operator	03/22/77 M	1	5	5	99	<u>'</u>			Hospital

Seq. No:

Date & Time:

1/4/2002 4:39:00Pf

Upon arrival, the operator was lying supine with his legs facing east on Hartwell Road. The operator had no idea what happened but complaining of a

lot of pain in his operator was girry suprise was risingly least on narrower road. The operator had no idea what nappened but complaining or a lot of pain in his chest area. The operator was air lifted to Beth Israel Hospital in Boston by Med Flight.

It appears that the rider skidded on the dirt shoulder on the right hand side. The distance from the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was found on the start of the skid to where the operator was start of the skid to where the skid to where the skid to where the skid the street was 74 ft. Pole #37 was approximately 9 ft to right of the operator on the street. The bike was 89 ft east of the operator, heading down the

From examining the holmet it's possible the operator hit pole #37 then rolled onto the street.